Plaintiff,  v.  Backgroundchecks.com LLC; Equifax Information Services LLC; and Kia America, Inc. dba Kia Motor Finance,  Defendants.  Plaintiff NATHAN BAIN ("Plaintiff") and Defendant BACKGROUNI ("Defendant"), by and through their undersigned counsel, hereby agree and stiput for Defendant to file a response to the Complaint from the current deadline of Julianching August 24, 2022.  This is the second request for an extension of time to respond to the Companion of the Companion			
3 3960 Howard Hughes Parkway Suite 300 Las Vegas, Nevada 89169.5937 Telephone: 702.862.8800 Fax No: 702.862.8811 Email: ddickinson@littler.com Attorney for Defendant BACKGROUNDCHECKS.COM LLC  UNITED STATES DISTRICT COURT  DISTRICT OF NEVADA  UNITED STATES DISTRICT COURT  BACKGROUNDCHECKS.COM LLC  To File Nevada  Case No. 2:22-cv-00851-RFB-1  Responsive LLC; Equifax Information Services LLC; and Kia America, Inc. dba Kia Motor Finance, Defendants.  Plaintiff NATHAN BAIN ("Plaintiff") and Defendant BACKGROUNI ("Defendant"), by and through their undersigned counsel, hereby agree and stiput for Defendant to file a response to the Complaint from the current deadline of Julian including August 24, 2022.  This is the second request for an extension of time to respond to the Concept case of the complete these discussions for efficiency before having to engage in motion to complete these discussions for efficiency before having to engage in motion	1		
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Backgroundchecks.com LLC; Equifax Information Services LLC; and Kia America, Inc. dba Kia Motor Finance, Defendants.  Plaintiff NATHAN BAIN ("Plaintiff") and Defendant BACKGROUNI ("Defendant"), by and through their undersigned counsel, hereby agree and stiput for Defendant to file a response to the Complaint from the current deadline of Junicluding August 24, 2022.  This is the second request for an extension of time to respond to the Companion of the case and potential resolution of this matter. The additional time to complete these discussions for efficiency before having to engage in motion 27	12	Plaintiff,	
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America, Inc. dba Kia Motor Finance, Defendants.  Plaintiff NATHAN BAIN ("Plaintiff") and Defendant BACKGROUNE ("Defendant"), by and through their undersigned counsel, hereby agree and stipe for Defendant to file a response to the Complaint from the current deadline of Julian including August 24, 2022.  This is the second request for an extension of time to respond to the Complaint is necessary in light of the fact the parties have begun discussions respond to complete these discussions for efficiency before having to engage in motion	14		LLC TO FILE RESPONSIVE PLEADING TO PLAINTIFF'S COMPLAINT
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Plaintiff NATHAN BAIN ("Plaintiff") and Defendant BACKGROUND ("Defendant"), by and through their undersigned counsel, hereby agree and stiput for Defendant to file a response to the Complaint from the current deadline of Julian including August 24, 2022.  This is the second request for an extension of time to respond to the Complaint is necessary in light of the fact the parties have begun discussions respond to the case and potential resolution of this matter. The additional time to complete these discussions for efficiency before having to engage in motion	16	Defendants.	
Plaintiff NATHAN BAIN ("Plaintiff") and Defendant BACKGROUNI ("Defendant"), by and through their undersigned counsel, hereby agree and stiput for Defendant to file a response to the Complaint from the current deadline of Julian including August 24, 2022.  This is the second request for an extension of time to respond to the Complaint is necessary in light of the fact the parties have begun discussions red handling of the case and potential resolution of this matter. The additional time to complete these discussions for efficiency before having to engage in motion	17		
20 ("Defendant"), by and through their undersigned counsel, hereby agree and stiput for Defendant to file a response to the Complaint from the current deadline of Julian Julian August 24, 2022.  This is the second request for an extension of time to respond to the Complaint is necessary in light of the fact the parties have begun discussions respond to the case and potential resolution of this matter. The additional time to complete these discussions for efficiency before having to engage in motion 27	18		
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including <b>August 24, 2022</b> .  This is the second request for an extension of time to respond to the Conextension is necessary in light of the fact the parties have begun discussions related handling of the case and potential resolution of this matter. The additional time to complete these discussions for efficiency before having to engage in motion 27	20	("Defendant"), by and through their undersigned counsel, hereby agree and stipulate to extend the time	
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extension is necessary in light of the fact the parties have begun discussions re handling of the case and potential resolution of this matter. The additional time to complete these discussions for efficiency before having to engage in motion	22	including August 24, 2022.	
handling of the case and potential resolution of this matter. The additional time to complete these discussions for efficiency before having to engage in motion 27	23	This is the second request for an extension of time to respond to the Complaint. The requested	
to complete these discussions for efficiency before having to engage in motion 27	24	extension is necessary in light of the fact the parties have begun discussions regarding the scope and	
27	25	handling of the case and potential resolution of this matter. The additional time will allow the parties	
	26	to complete these discussions for efficiency before having to engage in motion practice.	
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DELSON	28	///	

LITTLER MENDELSON P.C. 3960 Howard Hughes Parkway Suite 300 Las Vegas, NV 89169.5937 702.862.8800

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1	This request is made in good faith and not for the purpose of delay, and the parties believe the		
2	interests of judicial economy support granting this extension.		
3	Datada July 22 2022	Details July 22, 2022	
4	Dated: July 22 2022	Dated: July 22, 2022	
5	Respectfully submitted,	Respectfully submitted,	
6	/a/ Canando Analos	/a/ Digna C. Diskingen	
7	/s/ Gerardo Avalos MICHAEL KIND, ESQ.	/s/ Diana G. Dickinson DIANA G. DICKINSON, ESQ.	
8	KIND LAW	LITTLER MENDELSON, P.C.	
9	GEORGE HAINES, ESQ. GERARDO AVALOS, ESQ.	Attorney for Defendant BACKGROUNDCHECKS.COM LLC	
10	FREEDOM LAW FIRM, LLC		
11	Attorneys for Plaintiff NATHAN BAIN		
12		IT IS SO ORDERED.	
13		7-22-2022	
14		Dated:	
15			
16		Contach	
17		UNITED STATES MAGISTRATE JUDGE	
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